UNITED STATES PATENT & TRADEMARK OFFICE Washington, D.C. 20231

with the same and the control of the

REQUEST FOR PATENT FEE REFUND					
1 Date of Request: 5/24/05 2 Serial/Patent # 19/083 656					
3 Please refund the following fee(s):		4 PAI NUN	PER IBER	5 DATE FILED	6 AMOUNT
	Filing				\$
	Amendment				\$
X	Extension of Time 2253			12/1/04	\$ 510,
	Notice of Appeal/Appeal			, , ,	\$
	Petition				\$
	Issue				\$
	Cert of Correction/Terminal Disc.				\$
	Maintenance				\$
	Assignment				\$
	Other				\$
		7 TOTAL AMOUNT S 5/0,			
		8 TO BE REFUNDED BY:			
10 REASON:		Treasury Check			
	Overpayment	X	С	redit Dep	osit A/C #:
	Duplicate Payment		9 9	0 1	604
X	No Fee Due (Explanation):				
The Entension of fine and Period is OVER. The					
Plation for Ext. of time is UNNECESSAY.					
11 REFUND REQUESTED BY:					
TYPED/PRINTED NAME: TINN DING/E TITLE: / MARGAS					
SIGNATURE: 271) 272-3210					
OFFICE: PGAGENO A					
THIS SPACE RESERVED FOR FINANCE USE ONLY: APPROVED: DATE: 5 5 5					

Instructions for completion of this form appear on the back. After completion, attach white and yellow copies to the official file and mail or hand-carry to:

Office of Finance Refund Branch Crystal Park One, Room 802B

PORM PTO 1577 (01/90)

Patent Application

DEC 0 7 2004

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re: Application of:

Hakim

Serial No.:

10/083,656

Filing Date:

2/25/2002

Examiner:

Moy, Joseph Man

Art Unit

3727

For:

No Spill Drinking

Cup Apparatus

Attorney Docket No.:

4009.007.201

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

Petition to Revive

Applicant hereby petitions under 37 C.F.R. §1.137(b) for revival of the above-captioned application due to unintentional failure to reply to the outstanding Office Action in this matter.

Pursuant to 37 C.F.R. §1.137(b), the present petition requires: (1) The reply required to the outstanding Office Action or notice, unless previously filed; (2) The petition fee as set forth in § 1.17(m); (3) A statement that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition pursuant to this paragraph was unintentional; and (4) Any terminal disclaimer (and fee as set forth in § 1.20(d)) required pursuant to paragraph (d) of this section.

Further to the above requirements:

- (1) A reply to the outstanding Office Action is hereby enclosed;
- (2) The Commissioner is hereby authorized to charge all amounts due to Deposit Account

 No. 50-1604;

Cohen

- (3) Counsel hereby states and confirms that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition pursuant to this paragraph was unintentional.
- (4) It is believed that no terminal disclaimer is needed under 37 C.F.R. §1.137(b); however, a terminal disclaimer is nonetheless attached hereto as part of the reply to the prior Office Action.

Accordingly, revival of the application is respectfully requested. Counsel thanks the Patent Office in advance for its consideration of this matter.

Dated: December 7, 2004

Respectfully submitted,

Morris E. Cohen (Reg. No. 39,947) 1122 Coney Island Avenue, Suite 217 Brooklyn, New York 11230 (718) 859-8009 (telephone) (718) 859-3044 (facsimile)